

Assets to be distributed.

SEC. 3. *And be it further enacted*, That after the expiration of the time to be limited by the order of said court, under the first section of this act, and after the court shall be satisfied that the notice to the creditors, directed by the order of the court for that purpose, shall have been given in the manner prescribed by the order limiting such times, the said court is hereby authorised to order and direct distribution by said trustees, of all assets in hand, after deducting the dividend of twenty-five per cent. already declared by said trustees, amongst all the creditors who shall have filed their claims at any time before the said court's order of distribution, and so from time to time, to order and direct the distribution in the same manner, of the assets in the hands of said trustees, until such assets shall have been fully distributed, and that any creditor failing or neglecting to file his claim within the time limited by the order of the court for the filing of claims, but who shall afterwards file the same, at any time before a distribution of the entire assets, shall be entitled only to claim and receive his distributive share out of the assets remaining undistributed, and of which the court had not ordered distribution at the time of the filing of his claim, and that if at the time of the final distribution of the assets, it shall be shown to the court upon the petition of the said trustees, or of any creditor, that there is then remaining in the hands of the trustees, any of the trust assets retained to meet the dividend of twenty-five per cent. already declared on all the apparent debts of said bank, that then such sum so retained as to all said apparent debts, and for which no claim has been filed, either with said trustees or in said court, before said order of final distribution, may be by the said court ordered to be distributed rateably among all the creditors who shall have filed their claims before said order of final distribution.

Reports made to court to be ratified.

SEC. 4. *And be it enacted*, That all reports made to said court by said trustees, from time to time, shall be by said court ratified and confirmed, unless cause to the contrary be shown, upon such notice as said court may prescribe, according to the usage and practice of courts of equity.

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